# UNITED STATES DISTRICT COURT

for the

Western District of PA

Erie Division

	Case No. 1:22-CV-80
Matthew F. McQuaide	(to be filled in by the Clerk's Office)
Plaintiff(s)  (Write the full name of each plaintiff who is filing this complaint.  If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)	Jury Trial: (check one) Yes No
-v- )	RECEIVED
Little Leagure Baseball Incorporated, 36 U.S. code chapter 1305	MAR 0 1 2022
Defendant(s)  (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please	CLERK, U.S. DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

# COMPLAINT FOR A CIVIL CASE

#### The Parties to This Complaint I.

with the full list of names.)

write "see attached" in the space and attach an additional page

#### A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name Street Address City and County State and Zip Code Telephone Number E-mail Address

Matthew F. McOuaide	
2348 State Route 157	
Oil City	
Pa 16301	
814 6719247	
mattmcq12@gmail.com	

## B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. I	
Name	Little League Baseball Inc.
Job or Title (if known)	
Street Address	539 US Route 15 HWY
City and County	Williamsport
State and Zip Code	Pennsylvania, 17702-8541
Telephone Number	570-326-1921
E-mail Address (if known)	
Defendant No. 2	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	
Defendant No. 3	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	
Defendant No. 4	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	

Pro Se	I (Rev. 12	/16) Comp	olaint for a C	Civil Case		
			E-ma	ail Address (if known)		
II.	Basis	s for Ju	ırisdictio	on		
	heard partion is a f anoth	d in fede es. Und Tederal d her State	eral court ler 28 U. question o e or natic	ourts of limited jurisdiction (limited power). Generally, only two types of cases can be to cases involving a federal question and cases involving diversity of citizenship of the S.C. § 1331, a case arising under the United States Constitution or federal laws or trecase. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of and the amount at stake is more than \$75,000 is a diversity of citizenship case. In the case, no defendant may be a citizen of the same State as any plaintiff.	ie eaties f	
	What	What is the basis for federal court jurisdiction? (check all that apply)				
		⊠ Fe	deral que	estion Diversity of citizenship		
	Fill o	out the r	paragraph	as in this section that apply to this case.		
	A.	-		for Jurisdiction Is a Federal Question		
		List are a	the speci at issue in	ific federal statutes, federal treaties, and/or provisions of the United States Constitution this case.	on that	
	36 U.S.C. 1305 United States Code, 1997 Edition Title 36 - PATRIOTIC SOCIETIES AND OBSERVAN CHAPTER 41A - LITTLE LEAGUE BASEBALL, INC Sec. 1081 - Liability for acts of officers and agents §1081. Liability for acts of officers and agents The corporation shall be liable for the acts of its officers their authority.			es Code, 1997 Edition ATRIOTIC SOCIETIES AND OBSERVANCES 41A - LITTLE LEAGUE BASEBALL, INC. Liability for acts of officers and agents bility for acts of officers and agents ation shall be liable for the acts of its officers and agents when acting within the scope	e of	
	B. If the Basis for Jurisdiction Is Diversity of Citi		e Basis f	for Jurisdiction Is Diversity of Citizenship		
		1.	The l	Plaintiff(s)		
			a.	If the plaintiff is an individual		
				The plaintiff. (name) . is a citizen	of the	
				State of (name)		
			b.	If the plaintiff is a corporation		
				The plaintiff. (name) . is incorpor	ated	
				under the laws of the State of (name)		
				and has its principal place of business in the State of (name)		
				·		

2.

(If more than one plaintiff is named in the complaint, attach an additional page providing th	е
same information for each additional plaintiff.)	

The De	efendant(s)
a.	If the defendant is an individual
	The defendant, (name) . is a citizen of
	the State of (name) . Or is a citizen of
	(foreign nation)
b.	If the defendant is a corporation
	The defendant, (name) . is incorporated under
	the laws of the State of (name) . and has its
	principal place of business in the State of (name)
	Or is incorporated under the laws of (foreign nation)
	and has its principal place of business in (name)
	e than one defendant is named in the complaint, attach an additional page providing the aformation for each additional defendant.)
The An	nount in Controversy
	s more than \$75,000, not counting interest and costs of court, because (explain):

### III. Statement of Claim

3.

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

- 1. We are seeking damages for defendant's flagrant indifference to the rights or safety of Plaintiff, Matthew F. McQuaide. The coach, an agent of Little League Baseball Inc. (LLBI), demonstrated negligence which was a result of LLBI's failure to meet the standard of care of duty by not employing appropriate certification of their agents to ensure player safety as required by Federal volunteer protection act of 1997. While LLBI employs due diligence in limiting bats which can be used by players to reduce the velocity of balls hit to players, they have employed no means to certify volunteers in risk management reduction as guidelines to reduce injury when hitting balls at players.
- 2. Additionally, Cranberry Area Little League (CALL), an agent of LLBI, was responsible for maintaining the playing field and failed to meet the standard of care of duty by employing appropriate inspection practices to ensure the field was safe. Thus, the field condition contributed to the injury while in the care, custody and control of real property of LLBI and their agents. A rock in the playing field contributed to the extreme nature of the injury.
- 3. Additional damages have resulted due to LLBI's flagrant indifference to provide a clear means for players to access medical insurance provided to injured players. Additionally, LLBI has the care of duty in making communication, access to their insurance, and access to their agents' insurance clear and attainable. Matthew has experienced additional damages due to LLBI's flagrant indifference in providing a clear means for players to access medical insurance to injured players.

Following are the facts of the case;

On May 20th, 2013, the plaintiff, Matthew McQuaide was injured during a practice conducted by an agent of defendant. The coach admittedly hit a ball so aggressively and with such force that upon hitting a rock located in the filed in front of the plaintiff, it directly hit the plaintiff in the face. The impact resulted in instant evulsion of a tooth. The tooth was propelled through the air and was found 10 feet from the plaintiff. After a trip to the emergency room, the tooth was replaced in the socket of the plaintiff. On May 21, 2013, Matthew was treated by Dr. Edward Osborne and again on June 7, 2013 and June 14, 2013 for additional treatment which included a root canal of tooth #8 and 8-L. An agent of the defendant assured plaintiffs legal guardians that there was ample insurance that would cover costs incurred by the injury.

On July 14, 2016, Matthew began treatment with Dr. David Gordy. In the initial treatment Dr. Gordley noted concern that the damage to tooth 8 and 8-L had caused growth plate damage and was causing problems with shifting of other teeth and referred the plaintiff to a periodontist and orthodontist for treatment.

Plaintiff was treated from 2015 - present by orthodontists, periodontists, dentists and oral surgeons to repair the damage. Once it was determined by the orthodontist that Matthews growth plates were closed, Matthew began treatment with a Dr. Cole on 3/20/2019 to plan for the series of surgeries that would be required to repair the damage to the bone. As the treatment progressed it was determined by Dr. Cole that the damage was too extensive for his expertise and referred Matthew to a oral surgeon that specializes in repairing bone damage. Matthew began treatment with Dr. Miller on 6/11/2020. Matthew has had multiple surgeries and is currently being treated by Dr. Miller.

In January of 2020, when it was apparent that the growth plate damage incurred in the incident had caused excessive damage, the guardians of the plaintiff, contacted a lawyer to seek help in recovering payment for damages. On 1/21/21, a letter requesting a settlement for damages was sent from the lawyer to the insurance adjusters. A response in reply was sent 7 months later on 8/21/21 with an offer of \$500 to cover the damages of the incident.

Due to evasiveness of the insurance adjuster and LLBI, and the lack of current contact information for CALL, the plaintiff is now representing himself Pro Se. On January 27th of 2022, 2 years after accepting to represent the plaintiff, with the statute of limitation running out, the lawyer decided to no longer represent the plaintiff.

Pro Se I	Pro Se I (Rev. 12/16) Complaint for a Civil Case				
IV.	Relief				
	State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal				

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make lega arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

Plaintiff is seaking damages for Defendants flagrant indifference to the rights or safety of Plaintiff, Matthiew F. McQuaide. This indifference included failure to certifity agents to insure safety and failure to provide insurance coverage for injury as promised by agent at Cranberry Area Little Leaugue as follows:

- 1. Actual damages out of pocket medical expense and travel totalling \$25,000.
- 2. Punitive damages due to medical expenses depleting college fund: \$500,000

Due to the financial burden the Plaintiff has experienced anxiety. While trying to live his lifelong dream of playing basketball while working to cover expenses. He has had to take out loans for college and is now seeking treatment for the anxiety. He is now having to consider quitting basketball to help pay for school. His grades have suffered and he is at risk of losing a \$13,000 merit scholarsship. He is currently investigating a transfer to a less prestigious university to better afford his education if this happens. If he transfers he may lose credits and have to repeat some courses.

As a direct and proximate result of Defendent's negligence, carelessness, recklessness, and/or other liability producing conduct, Plaintiff, Matthew McQuaide, has suffered the injuries described in the statement of the claim and incorporated by reference herein. In addition, plaintiff has sustained damages including but not limited to:

- a. Past and future medical expenses.
- b. lost earning capacity.
- c. past and future pain, suffering and bone plate loss/movement.
- d. Embarrassment, humiliation, inconvenience, emotional distress and mental anguish.
- e. reduced academic success
- f. past and future loss of pleasures of life; and
- g. all other damages recoverable under law.

### V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

#### A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing:	03/01/2022
	Signature of Plaintiff Printed Name of Plaintiff	Matthew F. McDaide Poo Se
В.	For Attorneys	
	Date of signing:	
	Signature of Attorney	
	Printed Name of Attorney	
	Bar Number	
	Name of Law Firm	
	Street Address	
	State and Zip Code	
	Telephone Number	
	F-mail Address	